



State of Utah
DEPARTMENT OF NATURAL RESOURCES
DIVISION OF OIL, GAS AND MINING

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Governor

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Executive Director

Lowell P. Braxton
Division Director

November 8, 2002

CERTIFIED RETURN RECEIPT

7099 3400 0016 8895 4777

Mr. Neil Bradshaw
374 South 500 West
P.O. Box 87
Milford, Utah 84751

Re: Division Directive Regarding Notice of Intention to Commence Large Mining Operations, Neil Bradshaw, Bright 1 & 2 Quarries, S/021/030, Iron County, Utah

Dear Mr. Bradshaw:

On August 29, 2002, you received a Notice of *Potential* Non-Compliance & Division Directive concerning your Bright 1 & 2 located in Iron County, Utah. The Notice was issued because you expanded your small mine permit (MR-SMO) beyond the maximum five-acre threshold, before filing a large mine permit application and obtaining Division approval to proceed. The BLM has measured 7.6 acres of surface disturbance at the project site. The Division has performed subsequent inspections to confirm the onsite conditions and extent of disturbance.

Subsequent to your receipt of our August 8, 2002 notice, you visited our office and obtained a MR-LMO (large mine permit application) form that was to be filled out and returned to the Division. To date, we have not received the completed large mine permit application.

The Bright 1 & 2 mining project remains in non-compliance of the Division's Rules and is subject to a temporary suspension of any further operations until the MR-LMO form is completed and returned to the Division.

You are hereby directed to complete the MR-LMO form and return it to the Division within 30 days of your receipt of this letter. The permit fee of \$500.00 for a large mining application with less than 50 acres of disturbance is also required to be submitted with the application. You have already paid \$150.00 fee for the small mine for fiscal year 2002/2003,

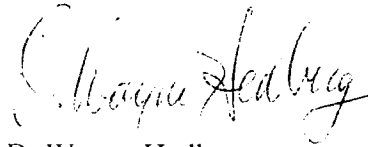
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which we will apply toward the LMO application. Therefore, an additional \$350.00 permit fee is all that will be required.

A failure to respond may result in the issuance of a formal Notice of Non-Compliance. This enforcement action may require an immediate suspension of mining operations, and the posting of a transitional reclamation surety at \$5,000/acre until your permit application is processed and approved by the Division.

If you have any questions regarding the requirements of this letter, please contact me at (801) 538-5286 or Doug Jensen at (801) 538-5382.

Sincerely,

A handwritten signature in cursive script, appearing to read "D. Wayne Hedberg".

D. Wayne Hedberg
Minerals Permit Supervisor

jb
cc: Ed Ginouves, BLM, Cedar City FO (UTU-79703 & UTU-77247)
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